

IN THE UNITED STATES DISTRICT COURT FOR  
THE MIDDLE DISTRICT OF ALABAMA

RECEIVED  
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LDP Eugene Eoko  
Full name and prison number  
of plaintiff(s)

v.

~~DOCTOR KENNETH~~  
DOCTOR KENNETH NICHOLS,  
TINA ELLIS MTA, SOUTHERN  
HEALTH PARTNERS  
SERVICES, et.al.,  
Name of person(s) who violated  
your constitutional rights.  
(List the names of all the  
persons.)

CIVIL ACTION NO. 2:06cv9187  
(To be supplied by Clerk of  
U.S. District Court)

W  
K  
W

I. PREVIOUS LAWSUITS

- A. Have you begun other lawsuits in state or federal court dealing with the same or similar facts involved in this action? YES ( ) NO (☒)
- B. Have you begun other lawsuits in state or federal court relating to your imprisonment? YES ( ) NO (☒)
- C. If your answer to A or B is yes, describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.)

1. Parties to this previous lawsuit:

Plaintiff(s) N/A

Defendant(s) N/A

2. Court (if federal court, name the district; if state court, name the county)

N/A

3. Docket number N/A
4. Name of judge to whom case was assigned N/A
5. Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending?) N/A
6. Approximate date of filing lawsuit N/A
7. Approximate date of disposition N/A

II. PLACE OF PRESENT CONFINEMENT AUTAUGA METRO JAIL  
136 NORTH COURT STREET PRATTVILLE, AL. 36067

PLACE OR INSTITUTION WHERE INCIDENT OCCURRED SAME AS ABOVE

III. NAME AND ADDRESS OF INDIVIDUAL(S) YOU ALLEGE VIOLATED YOUR CONSTITUTIONAL RIGHTS.

NAME	ADDRESS
1. DOCTOR KENNETH NICHOLS	136 N. CT. ST PRATTVILLE AL. 36067
2. TINA ELLIS MTA	136 NORTH COURT STREET PRATTVILLE AL. 36067
3. SANDRA CORSON MTA	136 NORTH COURT ST. PRATTVILLE AL. 36067
4. SOUTHERN HEALTH PARTNERS	136 N. CT. ST. PRATTVILLE, AL
5.	
6.	

IV. THE DATE UPON WHICH SAID VIOLATION OCCURRED ON OR ABOUT SEPTEMBER 6<sup>TH</sup> 2006  
FELL IN CELL 601 AND HURT NECK AND BACK

V. STATE BRIEFLY THE GROUNDS ON WHICH YOU BASE YOUR ALLEGATION THAT YOUR CONSTITUTIONAL RIGHTS ARE BEING VIOLATED:

GROUND ONE: THE JAIL IS OVERCROWDED WITH PEOPLE SLEEPING ON THE FLOOR 3 AND 4 IN A CELL DESIGNED FOR ONLY 2 PRISONERS. THERE ARE THREE INMATES IN MY CELL, ONE SLEEPING ON THE FLOOR. I TRIPPED OVER HIS MAT AND FELL WHERE I HIT MY HEAD AND NECK ON THE BED FRAME OF THE BOTTOM BUNK.

STATE BRIEFLY THE FACTS WHICH SUPPORT THIS GROUND. (State as best you can the time, place and manner and person involved.)

I FELL IN 6 POD WHEN ENTERING THE CELL AFTER GETTING OUT OF THE SHOWER. AS I TRIED TO ENTER OUR CELL MY FEET GOT HUNG UP IN THE COVERS OF THE INMATES MAT WHICH IS ON THE FLOOR WHERE HE HAS TO SLEEP DUE TO THE OVERCROWDING IN THE JAIL. I HURT MY BACK AND NECK.

GROUND TWO: I TRIED TO SEEK MEDICAL ATTENTION BUT WAS TOLD TO FILL OUT A SICK CALL SLIP. I DID AND DID NOT GET TO SEE NURSE OR DOCTOR.

SUPPORTING FACTS: I KEPT FILLING OUT MEDICAL SLIPS - WHEN I WAS LUCKY ENOUGH TO GET ONE FROM THE ROVER CORRECT OFFICER OR ONE OF THE MTA'S. I FINALLY GOT TO SEE A MTA; TINA ELLIS ON OCTOBER 10TH 2006 SHE DID A QUICK ~~SCAN~~ LOOK AT MY NECK AND BACK AND SAID THERE WAS

GROUND THREE: NOTHING WRONG WITH ME. I ASKED HER TO PLEASE ORDER SOME X-RAYS BECAUSE I WAS IN SERIOUS PAIN

SUPPORTING FACTS: I FINALLY GOT TO SEE DOCTOR NICHOLS TODAY [10-29-06] AND ASKED HIM TO EXAMINE MY NECK & BACK AND ASKED FOR AN XRAY TO BE MADE DUE TO THE SEVERE PAIN I'VE BEEN EXPERIENCING. HE WOULD NOT ORDER A XRAY AND WOULD NOT GIVE ME MUSCLE RELAXER

NOTHING WAS DONE BUT TO GIVE ME AN IBUPROPHEN TO TAKE FOR PAIN. I AM STILL IN SEVERE PAIN AND THE DOCTOR WILL NOT SEE ME.

VI. STATE BRIEFLY EXACTLY WHAT YOU WANT THE COURT TO DO FOR YOU.  
MAKE NO LEGAL ARGUMENT. CITE NO CASES OR STATUTES.

I WOULD ASK THE HONORABLE COURT TO INTERVENE  
IN THIS MATTER AND ~~ORDER~~ ORDER THE RESPONDENTS  
TO TREAT MY SEVERE PAIN AND TO SEND ME TO A  
~~NEUROLOGIST~~ NEUROLOGIST TO X-RAY MY BACK AND NECK TO  
SEE WHAT I'VE DONE TO  
MYSELF WHEN I FEEL Lee E Esco  
Signature of plaintiff(s)

I declare under penalty of perjury that the foregoing is true  
and correct.

EXECUTED on 10-20-06  
(Date)

Lee E Esco  
Signature of plaintiff(s)

Dan W. Stan  
WITNESS

CONTINUED  
VI. I WOULD SEEK DECLATORY, CUMULATIVE,  
PUNITIVE AND MONETARY DAMAGES.